

**LOCAL BANKRUPTCY FORM 9019-1**

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA**

**IN RE:** :  
:  
**Guy D. LaBar AKA Guy Dean LaBar,** : **CHAPTER 13**  
**AKA Guy LaBar** :  
**Karla Jan LaBar AKA Karla J. LaBar,** : **CASE NO.: 17-04889**  
**AKA Karla LaBar** :  
  
**Debtor(s)** :  
:  
**JPMorgan Chase Bank, N.A.** : **ADVERSARY NO. \_\_\_\_-\_\_\_\_-ap-\_\_\_\_\_**  
**Plaintiff(s)/Movant(s)** : **(if applicable)**  
**vs** :  
:  
**Guy D. LaBar AKA Guy Dean LaBar,** : **Nature of Proceeding: Hearing**  
**AKA Guy LaBar** : **Pleading: Motion for Relief from the**  
**Karla Jan LaBar AKA Karla J. LaBar,** : **Automatic Stay**  
**AKA Karla LaBar** :  
:  
**Document #: 54**

**Charles J. DeHart III**  
**Defendants(s)/Respondent(s)**

**REQUEST TO REMOVE FROM THE HEARING/TRIAL LIST**

CHECK ONE:

The undersigned hereby withdraws the above identified pleading with the consent of the opposition, if any.

The undersigned counsel certifies as follows:

(1) A settlement has been reached which will be reduced to writing, executed and filed within (please check only one).

Thirty (30) days.

Forty-five (45) days.

Sixty (60) days.

(2) If a stipulation is not filed or a hearing requested within the above-stated time frame, the Court may dismiss the matter without further notice.

(3) Contemporaneous with the filing of this request, the undersigned has served a copy of this request upon all counsel participating in this proceeding.

18-004175\_SCS2

Dated: May 26, 2020

/s/ Karina Velter  
Attorney for Movant Karina Velter

\*No alterations or interlineations of this document are permitted. This request must be filed twenty-four (24) hours prior to the hearing.

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